

UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/648,908	08/25/2000	Lester B. Shupe	1720/USW1720PUS	6969
20350	7590 04/17/2003			
TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER EIGHTH FLOOR			EXAMINER	
			D AGOSTA, STEPHEN M	
SAN FRANCI	ISCO, CA 94111-3834		ART UNIT	PAPER NUMBER
			2683	
			DATE MAILED: 04/17/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Application No. Applicating Application No. SHUPE ET AL.							
## Disposition of Claims		Application No.	Applicant(s)				
Slephen M. DAgosta 2683	Office Action Summan	09/648,908	SHUPE ET AL.				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensives of the may be available under the provisors of 3 CCR 1.138(a). In no word, however, may a reply be simply filed ### the pend for reply is papidle above. In the same station profession and in the pend for reply and the pend for reply is papidle above, the maximum station; profession and an interest or reply and the pend for reply sold in the sate or extended princip for reply with by station reply is laptical above, the maximum station; profession and an interest or extended princip for reply with by station and the pend for reply sold in the set or extended princip for reply with by station. ### Pend for reply sold in the set or extended princip for reply with by station and princip and will reply sold with the set of the communication. ### Responsive to communication(s) filed on	Office Action Summary	Examiner	Art Unit				
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THE MAILING DATE OF THIS COMMUNICATION. - Extensions of term may be valided under the provisions of 3° CPR 1.13(b). In no event, however, may a riply be limitly filed after SX (6) MONT IS from the mailing date of this communication. - Extensions of term may be available under the provisions of 3° CPR 1.13(b). In no event, however, may a riply be limitly filed after SX (6) MONT IS from the mailing date of this communication. - It NO particle for reply is genefal above, the mailment statutory pelied use play and wite long that (8) MONT IS from the mailing date of this communication. - Pallure to reply within the set or extended protof for reply will, by statute, cause the application to become ARANDONED (38 U.S. £ § 133). - Any reply received by the Other acts than three mentions that the invaliding date of this communication, even if timely filed, may reduce any any replication in the set of the communication of the communication of the particle and the communication of the particle and the communication of the communication of the particle and the communication of the particle and the communication of the particle and the particle and the communication of the particle and		ears on the cover sheet with the c	correspondence address				
2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-10 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are objected to. 8) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) aproved b) disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The cath or declaration is objected to by the Examiner. Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in Application No 3. Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 120 and/or 121. Attachment(e)	 THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply is specified above, the maximum study period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 						
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Application/Control Number: 09/648,908

Art Unit: 2684

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

<u>Claims 1-2, 4-6 and 8</u> rejected under 35 U.S.C. 102(e) as being anticipated by Sonti et al. US Patent 6,108,540 (hereafter Sonti).

As per **claim 1**, Sonti teaches a wireless communications system including a Service Location Register, Switching Center and a subscriber (figure 1), a method of automatically updating the Switching Center with a change in the subscriber's profile comprising:

Receiving an update at a database regarding a change in the subscriber's profile Initiating a stored procedure in the database to generate a request to the Service Location Register to send a profile update to the Switching Center for the subscriber (C8, L25-67, specifically L57-60 which states that the HLR sends any/all valid profile updates to the MSC without MSC intervention).

As per claim 2, Sonti teaches and HLR (C8, L57-60).

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As per claim 4, Sonti teaches an MSC (C8, L57-60).

As per **claim 5**, Sonti teaches a wireless communication system including an HLR, MSC and a plurality of subscribers (figure 1), a method of automatically updating the MSC with a change in the subscriber profile, comprising

Receiving an update at a database regarding a change in the subscriber profile Initiating a stored procedure in a database to generate a request to the HLR to send a Qualification Directive (QUALDIR) to the MSC for the subscriber,

Sending the QUALDIR message to the MSC. (C8, L25-67, specifically L57-60 which states that the HLR sends any/all valid profile updates to the MSC without MSC intervention AND figure 7 shows a QUALDIR message w/profile between the MSC and HLR).

As per **claim 6**, Sonti teaches a wireless system including a Service Location Register (SLR), Switching Center and a subscriber (figure 1), a system for automatically updating the Switching Center with a change in the subscriber's profile, comprising;

A database in communication with the SLR, the database operative to receive an update regarding a change in the subscriber's profile and initiate a stored procedure to generate a request the SLR to send a profile to the Switching Center (C8, L25-67, specifically L57-60 which states that the HLR sends any/all valid profile updates to the MSC without MSC intervention).

As per claim 8, Sonti teaches an MSC (C8, L57-60).

As per **claim 10**, Sonti teaches claim 6 wherein the request generated by the database is a QUALDIR message (figure 7 shows a QUALDIR message w/profile between the MSC and HLR).

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Claims 3 and 7</u> rejected under 35 U.S.C. 103(a) as being unpatentable over Sonti in view of Gillespie US Patent 6,256,379 (hereafter Gillespie).

As per claim 3, Sonti teaches claim 1 and service registers but is silent on a WSLR.

Gillespie teaches messages being sent to a service location register, which may be a Wireless Service Location Register (C5, L3-6).

It would have been obvious to one skilled in the art at the time of the invention to modify Sonti, such that a WSLR is used, so that a WSLR can be used instead of (or in place) of a generic Service Location Register.

As per claim 7, Sonti teaches claim 6 and service registers but is silent on a WSLR.

Gillespie teaches messages being sent to a service location register, which may be a Wireless Service Location Register (C5, L3-6).

It would have been obvious to one skilled in the art at the time of the invention to modify Sonti, such that a WSLR is used, so that a WSLR can be used instead of (or in place) of a generic Service Location Register.

As per claim 9, Sonti teaches claim 6 but is silent on a Sybase database.

The examiner interprets the MSC, HLR and/or VLR as hardware devices which contain database software to perform various functions and hence, the examiner takes **official notice** that commercially available database software used would include Sybase, Oracle, SQL Server, etc..

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

- 1. Foti US Patent 5,913,165 teaches change of subscriber features.
- 2. Chelliah US Patent 5,915,220 teaches maintaining profile information.
- 3. Lupien US Patent 5,857,153 teaches seamless interoperability.
- 4. Thibert et al. US Patent 6,397,058 teaches RIS in wireless network.
- 5. Altine US Patent 5,274,802 teaches updating of databases.
- 6. Lamb US Patent 6,112,079 teaches fraud protection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. D'Agosta whose telephone number is 703-306-5426. The examiner can normally be reached on M-F, 8am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bill Trost can be reached on 703-308-5318. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-0377.

SMD / L / April 14, 2003

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600